| Case 1:22-mj-03247-MJM | Document 11 | Filed 11/10/22 | Dogo 1 of 1 | _ FILED _ | ENTERED |
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2:20 pm, Nov 10 2022

IN THE UNITED STATES DISTRICT COURT FOR THE DISTRICT OF MARYLAND

| AT BALTIMORE | | | | |
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| CLERK, U.S. DISTE | RICT COURT | | | |
| DISTRICT OF MARYLAND | | | | |
| ВҮ | Deputy | | | |

UNITED STATES OF AMERICA

VS.

Case No. 22-mj-3247-MJM

CHRISTOPHER K. KAMON

ORDER OF DETENTION (18 U.S.C. § 3142)

In accordance with the Bail Reform Act, 18 U.S.C. § 3142(f), a detention hearing has been held. I have concluded that the following facts require the detention of the defendant pending the trial of this case.

| | | | | PART I | : FINDING | GS OF | FACT | | |
|-----------------|-------------------------------------------------------------------------------------------------------------------------------------|------------------------------------------------------|---------------------------------------------------|-----------------------------------------------------------------------|--------------------------------------------|---------------------|-----------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------|---------------------------|--|
| X | (1) This is a case in which the [government may properly seek detention] or [the court may consider ordering detention sua sponte]. | | | | | | | | |
| \boxtimes | (2) | The defende | ant is charge | ed under: /8 | u.s.c. | 551. | 1343 | | |
| | | | | | | | · | | |
| Ø | (3) | The maxim | um term of | imprisonment, if | convicted, i | s:_ 20 | O YEARS | | |
| | | Based on th | | ent's [proffer] [ev | | | robable cause to believe that the defendan | nt | |
| | | | The gove | rnment is entitled | I to a presur | nption t | under § 3142 (c) [describe in Part II]. | | |
| | | | The defer | ndant has failed to | rebut this | presum | ption [as to flight risk] or [as to danger]. | | |
| X (| (5) | | | ce of the evidence endant will not ap | | informa | ation produced at the hearing that there is | s a | |
| | (6) | I find, by clo poses a risk | ear and conv | vincing evidence, y of other persons | from the in and the co | formation mmunit | on produced at the hearing that the defer ty. | ndant | |
| X (| 7) | I find by clear reasonably | ar and conv | incing evidence th defendant's pres | nat there is ence at tria | no cond | lition or combination of conditions whice otherwise required community safet | h will yl : | |
| | PART II: WRITTEN STATEMENT OF ADDITIONAL REASONS FOR DETENTION | | | | | | | | |
| | R | EASONS | STATED | ON THE RECO | IND AT | THE | MEAN NO | | |
| | | | | | | | | | |
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| appea of the | ectio al. e Ur | ns facility sepa The defendant nited States or | arate, to the e shall be affo on request of | xtent practicable, fr rded reasonable opp f an attorney for the | om persons a portunity for Governmen | waiting private c | his/her designated representative for confiner or serving sentences or being held in custody consultation with defense counsel. On order of S. Marshal shall deliver the defendant for the | pending f a court | |
| | • • • | | | a court proceeding | . /(| () | | | |
| Date | | nber 10, 20 | 122 | - | _/_ | | | | |
| Date | | | | | | | Maddox | | |
| | | | | | Unite | d States | s Magistrate Judge | | |